## IN THE UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE: BAIR HUGGER FORCED AIR

WARMING PRODUCT LIABILITY

LITIGATION

This Document Relates To:

SUSAN REINKER,

Plaintiff,

Civil Action No.: 17-CV-02638-JNE-FLN

MDL No.: 15-md-02666 (JNE/FLN)

## PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION TO DISMISS

NOW COMES Plaintiff, Susan Reinker, identified in Defendants' Motion to Dismiss for Failure to Comply with Pretrial Order No. 14 [Dkt. 1272], and by and through undersigned counsel submits this, her Response to Defendants' Motion to Dismiss, and would respectively show the Court the following:

- In July of 2015, Ms. Susan Reinker contacted undersigned counsel regarding an infection and subsequent treatment that she experienced due to the use of a Bair Hugger patient warming device during an orthopedic surgery.
- Counsel worked to obtain medical records and billing records to move forward with the case. Those records indicated that a Bair Hugger device was used during the original surgery.
- 3. On July 7, 2017, counsel filed the current action to comply with what was identified as the applicable statute of limitations deadline for the relevant claim.

4. Efforts to have Ms. Reinker complete the Plaintiff Fact Sheet have been

complicated by the inability to contact the client. Counsel for Plaintiff believe that

additional time could allow them to contact Plaintiff and complete the Plaintiff Fact

Sheet.

5. While counsel has diligently continued their attempts to contact Ms. Reinker for

several months, those efforts have not been successful to date.

6. As a result, counsel has not been able to obtain the necessary information to

complete the Plaintiff Fact Sheet for this claim.

Accordingly, undersigned counsel request that the current action not be dismissed with

prejudice and that Ms. Reinker be given an additional sixty (60) days to contact counsel in

order to provide the necessary information to cure any alleged deficiencies with the Plaintiff

Fact Sheet and to continue the case.

Dated: June 14, 2018

KENNEDY HODGES, LLP

By: /s/ David W. Hodges

David W. Hodges

dhodges@kennedyhodges.com

Gabriel A. Assaad

gassaad@kennedyhodges.com

4409 Montrose Blvd. Ste 200

Houston, TX 77006

Telephone: (713) 523-0001

Facsimile: (713) 523-1116

ATTORNEYS FOR PLAINTIFF

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